FOR THE MIAMI-DADE POLICE DEPARTMENT HOMICIDE BUREAU MIAMI, MIAMI-DADE COUNTY, FLORIDA

CASE NUMBER PD130808291623

INVESTIGATION INTO THE HOMICIDE OF :

JENNIFER ALFONSO, W/F/26, WHO WAS

DISCOVERED DECEASED ON THURSDAY,

AUGUST 8, 2013, AT 11:45 A.M., AT :

5555 SW 67 AVENUE, APT 105, MIAMI, :

FLORIDA.

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# SWORN STATEMENT OF DEREK V. MEDINA

Taken before Leslie S. Socolov, Court Reporter and Notary Public in and for the State of Florida at Large, at the Miami-Dade Police Department Fred Taylor Headquarters Building, 9105 NW 25th Street, Miami, Miami-Dade County, Florida, on Thursday, August 8, 2013, commencing at 6:55 p.m. and concluding at 7:23 p.m.

\* \* \* \* \* \*

APPEARANCES:

JONATHAN GROSSMAN, DETECTIVE MIAMI-DADE POLICE DEPARTMENT HOMICIDE BUREAU

ALSO PRESENT:

JAMES HATZIS, DETECTIVE MIAMI-DADE POLICE DEPARTMENT HOMICIDE BUREAU

Thereupon
having fir
his oath a
BY DETECT:
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having first been duly sworn, was examined and testified upon his oath as follows:

## EXAMINATION

# BY DETECTIVE GROSSMAN:

- Q For the record, state your full name.
- A Derek Vernon Medina.
- Q How old are you?
- A Thirty-one years old.
- Q And what is your date of birth?
- A 03/23/82.
  - Q What is your home address?
- A 5555 SW 67th Avenue, Miami, Florida 33155, Apartment 105.
  - Q And do you have a home phone number?
- A Yeah, we do, I just can't remember it, but there's a home line there.
  - Q No problem. What is your cell phone number?
- A (786) 519-7730.
  - Q And who is your cell phone carrier?
- 22 A Sprint.
  - Q And are you currently employed?
  - A Yes, The Continental. Well, the Gables Club and we work with Continental.

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DEREK V. MEDINA

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1	Q	And what is it that you do?
2	A	Front desk supervisor.
3	Q	How long have you been employed there?
4	A	Its only been four months.
5	Q	How far did you go in school?
6	A	College. AA Business Administration.
7	Q	And what college did you attend?
8	A	Florida National College; Florida National
9	University	7.
Lφ	Q	Can you read and write in English?
	A	Yes, sir.
12	Q	Are you presently under the influence of any
13	narcotics	medication, or alcoholic beverage?
14	A	No, sir.
15	Q	Are you being treated for or suffer from any mental
LĠ	problems?	
17	A	No, sir.
18	Q	Do you recognize this form I present to you now as
1	being the	same form that we went over earlier today?
20	A	Yes, sir.
21		DETECTIVE GROSSMAN: For the record, I'm
22	show	ng the defendant a Miami-Dade Police
23	Depai	tment Miranda Warning form.
24	BY DETECT:	VE GROSSMAN:
25	Q	At this point I'm going to ask you if you can read
	DEREK V. 1	EDINA 3 C/N PD130808291623

Dn.

the form for me.

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A "You have the right to remain silent. You do not have to talk to me if you do not wish to do so. You do not have to answer my questions. Do you understand that right?"

- Q And are these your initials next to the "yes"?
- A Correct, sir.
- Q Okay continue?

A "Should you talk to me anything which you might say may be introduced into evidence in court against you. Do you understand?" Yes.

Q Are those your initials next to "yes"?

A Yes, sir. "If you want a lawyer to be present during questioning at this time or any time hereafter you are entitled to have the lawyer present. Do you understand that right?"

Yes.

- Q And are those initials next to "yes"?
- A Yes.
- Q Okay. Go ahead.

A "If you cannot afford to pay for a lawyer one will be provided for you at no cost if you want one. Do you understand that right?" Yes.

- Q And are those your initials next to "yes"?
- A Yes, sir. "Knowing these rights are you now willing to answer my questions without having a lawyer present?" Yes.
  - Q And those are your initials next to "yes"?

DEREK V. MEDINA

Correct. "This statement is signed of my own free will Α without any threats or promises having been made to me." And is this your signature at the bottom of the page? Yes, sir. A And would you read the date and time that you signed Q A 8/8/13, 4:04 p.m. DETECTIVE GROSSMAN: For the record, the form -- the advising officer was Detective 1/3 Jonathan Grossman and it was witnessed by 11 Detective James Hatzis, both at 8/8/2013, at 12 13 4:04 p.m. 14 BY DETECTIVE GROSSMAN: As you know we're investigating an incident that 1\$ took place earlier today at your residence. 16 Yes, sir. 17 Α How long have you been with the victim in this case? 18 Q My wife? 19 A 20 Yes. Q 21 Four years. Well, September 30th will be four years. A Are you currently residing with your wife? 22 Q Residing, what do you mean? Residing --Α 23 24 0 Do you live with her in the home? 25 Yeah, she lives with me. I'm the owner there.

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DEREK V. MEDINA

- Q And did you have any children together?
- A No.
- Q Earlier this morning you turned yourself in to the South Miami Police Department; correct?
  - A Yes, sir.
  - Q And why did you do that?
- A Cause I'm not a killer. And it was self-defense. I'm very -- I honor my country, I honor my state, I honor my city of South Miami. I do not feel that I'm guilty and I feel like

  MI kindly killed, like =- I feel like I this was -- you know,

  Maike I was out there to kill her, no, I wasn't. This was self-defense.
  - Q There was a fight at your residence this morning?
  - A Yes.

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- Q At what time did you wake up this morning?
- A Woke up at 9:30.
  - Q And when you woke up what was the first thing that happened?
  - A She basically came into the room. She basically mentioned -- she started ranting about, you know, why we didn't -- I didn't wake her up at 1:30 after we went out last night to Miami Yacht Club, and I mentioned to her that my stepdaughter was passed out by 10:30 at night.
  - Q So she was upset about a plan that she had for you to wake her up at 1:30 this morning?

DEREK V. MEDINA

Correct. And then she started throwing Yes. stuff, objects towards me as a weapon. And then I pulled out my weapon. And then I told her, hey back off or I'm going call the cops. And she was go ahead call the cops, whatever, +- An, didn't do anything.om You say that she was throwing things at you. exactly was it that she throwing at you? Towels, mascara, creams, anything she get her hand on; boxes, shoes, anything in the room she could throw at me, I was justed duck. I got hit in the face a few times. Did you sustain any injuries at that point? No. Only when she pushing and punching my afterwards, when I grabbed her. That's when I went back and grabbed my gun. You stated that during this initial argument in your room, when she was throwing towels at you, you armed yourself with your firearm? Yes, I armed myself, which I forget that part, I armed myself when she started pushing me and punching me. I backed up and went and got the gun. And where did you obtain the firearm from? 0 Α In the closet of my house, in my holster. So at the time you brought the firearm out was it in the holster? I pulled it out of the holster. Correct. DEREK V. MEDINA

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Q And what did you do at that point?

A I pointed it towards her, I told her to stop. The safety was on, I took it to her, like I pointed it towards her and then she basically said, you know -- I told her that the safety was on, but she was like, you're not going to kill me, you're not going to kill me. There's no need for that, but you need to stop punching me. You're not going to kill me and I no, of course not the safety's on, I'm not. That wasn't my motive, I want you to stop touching me and attacking me.

Q At that point did she exit the room?

A Yes. She left, I went into my -- I put the gun back. I was -- she was still there. I went back, I put the gun back to the spot in the holster, in my pant's, in the pocket. I went into bed and she was in the bathroom. And then she was throwing stuff, still trying to agitate me and push me. Then she said that she was going to leave me tonight and pack her stuff and I said that's fine. (Unintelligible). And then she said she was going to leave me at midnight when I go to work because I work the midnight shift and she's got like two weeks vacation now and I said go right ahead I don't have a problem with that.

- Q And at that point does she leave the room?
- A Correct. But she left a couple times back and forth to throw stuff and keep on trying to agitate me.
- Q Did there come a point where she was downstairs?

  DEREK V. MEDINA 8 C/N PD130808291623

1	A	Yeah.
2	Q	At that point did you exit your room and go
3	downstairs	3?
4	A	When she exit the apartment, yes. She needs to find
5	out what w	as going on.
É	Q	And when you went downstairs were you armed with
7	your firea	arm at that point?
8	А	No.
9	Q	When you went downstairs and spoke with your wife
L <b>0</b>	where did	that discussion take place at?
	A	In the kitchen.
L2	Q	And at that point did she have any weapons in her
L3	hand at th	nat time?
L4	А	No.
L 5	Q	At some point during your argument downstairs did
L	there come	e a point where you returned to your room?
14	A	Well she punched me several times.
1.8		DETECTIVE GROSSMAN: You have to let me
19	finis	sh.
20	BY DETECT:	IVE GROSSMAN:
21	Q	Did there come a point where you went upstairs and
22	came down	again for a second time?
23	А	Yes. After I was being punched, yes.
24	Q	And at that time when you armed yourself with your
25	firearm w	hat did do you then?
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A I went downstairs, you know, confronted her, saw what
she was doing and she had a knife in her hand. I grabbed her
hand and grabbed the knife in my right hand, put it back in the
drawer, and she kept on punching me like crazy again and then I
fired.
Q Take you back for one second. When you were coming
downstairs where was she?
A In the kitchen.
Q And did you have your firearm in your hand?
A Yes.
Q And when you came downstairs and saw her in the
kitchen did she have the knife at that point?
A Uh-huh. And show had it towards me and then she was
like had it towards her like she was going to commit suicide.
Q Did she say anything to you at that point?
A Yeah, you're not going to kill me, blah, blah, blah,
you're a pussy, and all that stuff.
Q Now, you stated that she had a knife in her hand.
A Uh-huh.
Q Can you describe the knife?
A Silver, about a foot long, with a black handle.
Q And did she make a direct threat to you with that
knife?
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What did she state to you?

Well, she said you're not going to kill me, at first. Α Then she says I'm going to kill you, you know, you pulling that gun on me.

- And you stated that you disarmed her?
- Α Correct.
- And was your firearm in your hand at the time that you disarmed her?
  - Α Yes.

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- What did you do with the knife after you took it out of her hand.
  - Put it in the drawer. Α
  - And at that point did you close the drawer? Q
  - A Yeah.
  - Was she armed with any other weapon at this time? Q
  - No. Α
  - What happened next?
- She just started throwing punches like crazy. Like I was getting out of the was like really attacking me. way and got hit in the arm and she was like going for my felt like she was, you know, she was trying just to take me out. And then also she does make threats upstairs about me dying and she hopes I die, and that she'll get someone to kill me, whatever it is. And she did make those threats upstairs.
  - So after she hit you in the kitchen --

DM.

- A I fired. I fired away. I shot her.
- Q How many times did you discharge your weapon?
- A I want to say six to eight times.
- Q Was that full capacity of your gun at that time?
- A Full capacity like in the sense of?
- Q Your firearm was fully loaded?
- A Uh-huh.

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- Q And what did you do with the gun after you shot her?
- A Well, she was still (unintelligible) and throwing punches even when I did shoot her a couple of times, she was still fighting. I put it upstairs in the closet again, on top of the pants and then I got some pants and jeans. I talked to my stepdaughter, I told her to keep this door closed, don't come downstairs. I told her to stay there. Then I went downstairs, I took the picture, and then I just locked the door.
- Q Now, let me ask you. Back to the fight when you were in the kitchen with her, what is she doing? When she was hitting you was she near the hallway or was she --
  - A No, this was all in the kitchen.
  - DETECTIVE GROSSMAN: Let me finish the question.

#### BY DETECTIVE GROSSMAN:

DM.

Q When she was hitting you were you closer to the hallway?

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DEREK V. MEDINA

	А	Uh-huh.
2	Q	And is that closer to the exit of the residence; the
43	front door	r to the residence?
4	A	No, it has like a back and a little (unintelligible).
5	It's kind	d of like in the middle, yeah.
6	Q	Your kitchen is a U-shaped kitchen and you were near
7	the hallwa	ay; is that correct.
8	A	Uh-huh.
9	Q	Is that correct?
10	A	Uh-huh.
1	Q	Say "yes".
12	А	Yes.
13	Q	So you're closer to the hallway which leads to the
14	~ <del></del>	
15	А	Correct.
16	Q	front door of the house?
17	A	Uh-huh.
18	Q	Now, you stated you took a picture. What did you
19	take a pi	cture of?
20	A	Of her.
21	Q	Was she deceased at that point?
22	A	Yes.
23	Q	And why did you take her photo?
24	A	So the family would know and be notified and they
25	could rus	sh over there and get my stuff out. Stepdaughten
	DEREK V.	MEDINA 13 C/N PD130808291623

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1	Q	And what did you do once you took that photo?
2	A	Uploaded it on Facebook. On her page, so the family
3	can see.	
4	Q	And when you uploaded it on her page, did you upload
5	it on you	r Facebook page as well?
6	A	Correct. Because I have her family and friends on my
7	Facebook	too.
8	Q	At any point prior to leaving the house did you call
9	911?	
LO	А	No, I didn't.
1	Q	Once you exited the residence, did you lock the door
12	behind yo	u?
13	A	Yes, I did. Bottom lock.
14	Q	What did you do after that?
15	A	I went straight to my aunt's house.
16	Q	And your aunt's name is?
17	A	Valerie Guzman? Medin
18	Q	And do you know her address?
19	A	6841 SW 48th Street, Miami, Florida 33155.
20	Q	And once you were at your aunt's house what did you
21	do?	
22	A	I pretty much informed them that I just killed my
23	wife and	she was abusing me. And she said, why? She was
24	crying.	She was a little confused. I advised my uncle as
25	well. A	nd then there I told them to call my dad and my stepmom
	DEREK V.	MEDINA 14 C/N PD130808291623

so I could, you know, say goodbye before I go to the police station.

- Q And what is your uncle's name?
- A Nash Abi. I mean full name is Abichani.
- Q Can you spell that?
- A It's going to be hard. A-B-I-C-H-A-N-I.
- Q And you then informed them, as well as your dad that you had shot your wife?
  - A Yes, I did.
  - Q And who took you to the police station?
  - A My dad; Derek Medina -- Derek Ian Medina.
  - Q And did you go to the police station voluntarily?
  - A Yes.

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- Q And what police station did you go to?
- A City of South Miami.
- Q And when you got there what did you do?
- A I informed the dispatcher that I just killed my wife and she was attacking me. And then she said, okay. Wait here. And then City of South Miami came over, they checked to see it I had weapons, and then they took me to the cell.
- Q I'm going to take you back for a moment. When you shot your wife where did you shoot your wife at?
- A I believe it was the stomach and it could have gone up to her chest area to the throat, to the neck. From the neck to the stomach.

DEREK V. MEDINA

1	Q	And do you know how many times you actually hit your
2	wife?	
3	A	Six to eight times. Everything that was in there hit
4	her. The	full round.
5	Q	So every round you fired hit your wife?
б	A	Correct.
7	Q	I wants to take you back now to your prior, I guess
8	jobs. Wa	s there ever a point in time where you were an
9	amateur b	oxer?
10	А	Yeah.
11	Q	And how long were you an amateur boxer?
12	А	Since 2004. 2007 I started professional.
13	Q	What was your record as an amateur?
14	A	25 and O.
15	Q	And that means that you never lost a fight?
16	А	Correct.
17	Q	Are you right-handed or left-handed?
18	A	Right-handed.
19	Q	When you shot your wife did she say anything?
20	А	No, she just kept on trying to attack me. She was in
21	charge, s	he had an expression like she was trying to lunge at
22	me.	
23	Q	What type of expression did she have? Describe
24	that.	
25	A	Just her mouth open up in shock. A gasp or shock.
	DEREK V	MEDINA 16 C/N PD130808291623

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	Q	Did she ever a	sk for help when	she was falling to
2	the groun	d?		
3	А	No.		
4	Q	What injuries	did you sustain	today?
5	А	I have marks o	n my chest; my r	ight side of the chest,
6	and my le	ft arm is bruis	ed, severely.	
7	Q	To your left a	rm?	
8	А	Correct.		
9	Q	Are any of tho	se injuries life	-threatening?
. 0	А	No. I mean it	feels like it i	s, but they said it was
. 1	just brui	sed. I think	I don't know if	it's fractured, but I
2	feel seve	re pain to my l	eft arm.	
3	Q	Did you feel b	y her punching y	ou in the arm and
4	chest wou	ld ultimately k	ill you?	
-13	A	Correct. I wa	s more concerned	about the temple.
- 6	Q	When she was h	itting you in yo	our arm and chest
- 4	A	She got close	to my temple, I	got out of the way.
-8	She was r	real close to my	temple.	
. 9	Q	The injuries t	o your arm and t	to your chest those
2 0	were not	life-threatenin	g injuries; <del>cor</del>	soot? They were littering)
2	A	No. Well, may	be my chest. Ma	aybe my chest, yes. Not
22	my arm, n	no. My chest ye	s.	
23	Q	And why did yo	u not call 911 1	From your residence?
24	A	From the begin	ning of it all o	or when I shot her?
25	Q	Both?		
	DEREK V.	MEDINA	17	C/N PD130808291623

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A Cause I figured that I had to solve it on my own. I
dealt with this for four years and I never had to call the
cops. We've been able to resolve it. I didn't know it was
going to get to this.
Q So during the course of the your wife being abusive
to you over four year at no point did you ever call the
police?
A No, I just informed my family.
Q Did you ever think that maybe involving the police
could help your situation?
A No.
Q And you chose not to call the police today because
why?
A I wanted to turn myself in. I wanted to go in
voluntarily. I didn't want to have to call, and I didn't want
my stepdaughter to see all that.
Q Now, you stated I earlier that you feel things could
have gone differently?
A Uh-huh.
Q How do you think things could have turned out
differently?
A If it didn't even start from the beginning. If the
fight, meaning the verbal fight didn't even start from the
beginning. It just could have been handled differently.
Everything in general. You know, we talked about not fighting

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DEREK V. MEDINA

in front of my stepdaughter. So my wife knows that I'm not going to fight, you know, with my stepdaughter there. Before that, you know but I try not to even get to -- I just ignore it. That's why I was trying to go back to sleep because I did not want my stepdaughter involved. So she was pushing me and attacking me from the upstairs to the downstairs.

Q Now, you stated earlier that your family was aware of the abuse that your wife was inflicting upon you. Did you ever photograph any of those injuries?

A Yes, I did.

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- O Where are those photographs?
- A On the phone at my aunt's house.
- Q And what are those photographs of?
- A Just my arm. I didn't get my chest because I had my tank top on.
  - Q Is that from today.
  - A Uh-huh.
- Q So the photographs that are on your phone is of what the injury that was sustained today?
  - A And video.
- Q Prior to today did you ever show anybody these injuries that you sustained from your wife?
- A Oh, yeah. My family. When I got there they saw it; my aunt.
  - Q You're talking about today's?

DEREK V. MEDINA

- Α Yes.
- Prior to today --0
- Α No.

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-- has anybody seen any injuries that you sustained as a result of your wife, prior to today?

No, cause this just happened in the morning, so it's Α impossible. It happened ten something in the morning.

And why didn't you leave the house in lieu of --

Because my wife is suicidal and she's attempted suicide before and if I leaf she was over doze on meed yes, sir prior suicide before and if I leave the house she will overdose on medication.

- Had any of those prior suicide attempts -- have you ever called 911 to report any those prior suicide attempts?
  - No, sir. Α
- And when you shot her were you in fear for your 0 life?
  - Α Yes.
  - Why?

She was repeatedly punching me and punching me and trying to get to my temple or my neck. When I say I was in fear with the shots; with her punch towards my chest area, because she was getting close to my neck, so I was in fear with my neck, her catching me to the throat and to the temple on the left side. But the arm I wasn't, you know, she's not going to DEREK V. MEDINA C/N PD130808291623 20

kill me punching my arm I'm going to show you one additional form that was presented to you earlier. DETECTIVE GROSSMAN: For the record, record I'm showing a Miami-Dade Police Department Consent to Provide DNA for Laboratory Analysis form. BY DETECTIVE GROSSMAN: Do you recognize this form? Yes, sir. Α Is this the form that was presented to you earlier? A Yes, sir. Did you read and understand this form? Q Yes, sir. Α And did you fill out the top portion with your name, race, sex and date of birth? Yes, sir. А And id this your signature at the bottom? Q Yes, sir. Α And did you voluntarily consent to the DNA specimen? Α Yes, sir. DETECTIVE GROSSMAN: For the record, the form was signed on August 8th at 3:17 p.m. and witnessed by this investigator.

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### BY DETECTIVE GROSSMAN:

- Q I'm going to show you a photograph. Do you recognize this photograph?
  - A Yes, sir.
  - Q What is this photograph of?
  - A My wife.
  - Q And is this the position how you left her?
  - A Yes.
  - Q And was this after you shot her?
- A Yes.

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- Q And is this the photograph that you took with your phone?
  - A Yeah. Yes.
  - Q And is this the photograph you uploaded to Facebook?
  - A Yes, I did.
- Q Now, I know it's small, but can you please read your posting?
- A "I'm going to prison or death sentence for killing my wife love you guys miss you guys take care Facebook people you'll see me in the news my wife was punching me and I am not going to stand anymore with the abuse so I did what I did I hope you understand."

  This Statement because I feel the course I feel the course I feel the
  - Q And did you write this statement?
  - A Yes.
  - Q Did you post that statement on line?

DEREK V. MEDINA

DA.

Yes, I did. Α

DETECTIVE GROSSMAN: I'm going to give you a pen. If you can just print your name and sign your name at the bottom. And if you could put today's date, which is 8/8/2013, and the time is now 7:20 p.m.

#### BY DETECTIVE GROSSMAN:

- Has everything you stated been true and correct to the best of your knowledge?
  - Yes, sir. Α
- Has anyone threatened or coerced you in any way to give this statement?
  - Α No, sir.
- Have you given this statement freely and voluntarily?
  - Α Yes, sir.

(Whereupon, the sworn statement concluded at 7:33 p.m.)

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#### IDENTIFICATION STATEMENT

STATE OF FLORIDA

: SS

COUNTY OF MIAMI-DADE

BEFORE ME, the undersigned authority, personally appeared Jonathan Grossman, who being duly sworn says:

- 1. I am a sworn law enforcement officer employed by the Miami-Dade Police Department.
- 2. I took part in the investigation that led to a statement by Derek V. Medina.
- 3. I have made an acquaintance with Derek V. Medina, derived from the investigation and my association with that individual, which establishes the individual's identity with at least reasonable certainty.

Jonathan Grossman, Detective Miami-Dade Police Department

SWORN TO AND SUBSCRIBED BEFORE ME at Miami,

Miami-Dade County, Florida, this 8th day of August, 2013, at

11:56gm.

Personally Known [ X ] or, Produced Identification [ ].

Type of Identification Produced:

Leslie S. Socolov

Notary Public

State of Florida at Large

LESLIE S. SOCOLOV

MY COMMISSION # EE 082149

EXPIRES: July 10, 2015

Bonded Thru Notary Public Underwriters

## AFFIDAVIT

STATE OF FLORIDA

SS

COUNTY OF MIAMI-DADE

BEFORE ME, the undersigned authority, duly authorized to administer oaths and take acknowledgements in the State of Florida, personally appeared Derek V. Medina, who after being first duly sworn upon oath, deposes and states that he is the witness in the foregoing statement, pages one (1) to and including twenty-three (23), and that he was given the opportunity to make any changes, corrections or deletions; and that said statement is true and correct.

Levery

Derek V. Medina

7518

WITNESS)

SWORN TO AND SUBSCRIBED BEFORE ME at Miami,

Miami-Dade County, Florida, this 8th day of August, 2013, at

11:54 pm.

Personally Known [ ] or, Produced Identification [ X ]. Type of

Identification Produced: Sworn Identification

Statement.

LESLIE S. SOCOLOV

Notary Public

State of Florida at Large

\* \* \* \*



# CERTIFICATE

STATE OF FLORIDA : ss COUNTY OF MIAMI-DADE ]

I, Leslie Socolov, Court Reporter and

Notary Public duly commissioned and qualified in and for

the State of Florida at Large, do hereby certify that the

foregoing transcript, pages one (1) to and including

twenty-three (23), is a true and correct transcription of my

stenographic notes of the sworn statement given by Derek V.

Medina at the Miami-Dade Police Department Fred Taylor

Headquarters Building, 9105 NW 25th Street, Miami, Miami-Dade

County, Florida, on the 8th day of August, 2013, commencing at

6:55 p.m.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at Miami, Miami-Dade County, Florida, this 8th day of August, 2013.

Leslie S. Socolov

Notary Public

State of Florida at Large

LESUES. SOCOLOV
MY COMMISSION & EE 092149
EXPIRES. July 10, 2015
Bonded Thru Notary Preside Underwriters

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